

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/653,486	08/31/2000	James J. Crow	BRO039/4-001	4808
7590 02/23/2005			EXAMINER	
D'Ann Naylor Rifai			ALAM, UZMA	
CAMPBELL ST	TEPHENSON ASCOLES	SE LLP		
4807 Spicewood Springs Rd.			ART UNIT	PAPER NUMBER
Bldg. 4, Suite 201			2157	
Austin, TX 78759			DATE MAIL ED: 02/23/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/653,486	CROW, JAMES J.			
Office Action Summary	Examiner	Art Unit			
	Uzma Alam	2157			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 9/24/	<u>′04</u> .				
	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-33 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-33 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.	·			
Application Papers					
9) The specification is objected to by the Examine	r.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati nty documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail Da				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		ratent Application (PTO-152)			

Application/Control Number: 09/653,486

Art Unit: 2157

Response to Amendment

This action is responsive to the amendment filed on September 24, 2004. Claims 1-33 are pending. Claims 1, 11, 21, 30 and 33, all independent claims, are amended to include new limitations. Claims 1-33 represent a method of configuring a personal computer for broadband communications.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-33 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claims 1, 11, 21, 30 and 33, the term "an asset of broadband communication network" is broad and does not specify what is being configured. An asset of a network can include device on the client side as well as on the network.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-3, 7, 9, 9-13, 17-24 and 28-33 are rejected under 35 U.S.C. 102(e) as being anticipated by Wang et al. US Patent No. 6,636,505. Wang teaches the invention substantially as claimed including a method for automatically provisioning a broadband communication service (see abstract).

As per claims 1, 11, and 21 Wang teaches the method, system and control software of converting a personal computer for

communicating information on a broadband communication network, said personal computer having a user and a physical location, comprising:

determining whether said physical location falls within a set of service boundaries for said broadband communication network (checking location of client and if service is available at that location; column 4, lines 53-60; column 5, lines 20-30; column 10, lines 63-67; column 11, lines 1-7);

if said physical location falls within said service boundaries, electronically offering said user access to said broadband communication network (sending client offer of broadband service; column 5, lines 20-30; column 11, lines 7-35);

Art Unit: 2157

receiving from said user an electronic order accepting said offer (user responds with an OK; column 5, lines 20-30; column 6, lines 25-32);

remotely qualifying said personal computer for said broadband communication network by determining whether said personal computer meets predetermined acceptance criteria for use of said broadband communication network (checking client system for compatibility with broadband network; column 6, lines 66-67; column 7, lines 1-15, lines 33-67; column 8, lines 1-41, lines 64-67; column 9, lines 1-11); and

fulfilling said order by initiating an automation agent on said personal computer to interact with a user and thereby configure said personal computer for access to said broadband communication network (configuring client to use the broadband network/ column 5, lines 20-67; column 6, lines 1-65); and

automatically configuring an asses of said broadband communication network to communicate with said personal computer (updating the Management Information Database of the ATM when a configuration is selected by the user; column 9, lines 23-32; column 10, lines 63-37 and column 11, lines 1-34).

As per claims 2, 12, and 23 Wang teaches the conversion method, system and control software of claims 1, 11, and 21 wherein said broadband communication network is a DSL network (column 6, lines 4-12).

As per claims 3, 13, and 24 Wang teaches the conversion method, system and control software of claims 2, 12, and 23 wherein said qualifying step further comprises using a

narrowband modem to contact a DSL line qualification server to test a physical line outside of said broadband communication network (column 5, lines 49-65).

As per claims 7 and 17, Wang teaches the conversion method and system of claims 1 and 11 wherein said user is selected for said offer based on preestablished criteria (column 5, lines 54-65).

As per claim 8, Wang teaches the conversion method of claim 6, wherein at least some of said criteria are stored in a subscriber profile database (column 9, lines 36-55).

As per claims 9, 19, and 28 Wang teaches the conversion method, system and control software of claims 1,11, and 22 wherein said broadband communication network is an ISDN network (the network includes a fiber optic network; column 6, lines 4-12)

As per claims 10, 20, and 29, Wang teaches conversion method, system and control software of claim 1, 11, and 22 wherein said broadband communication network is a wireless network (column 6, lines 4-12)

As per claim 18, Wang teaches conversion method of claim 17, wherein at least some of said criteria are stored in a subscriber profile database (column 9, lines 36-55).

As per claim 30, Wang teaches a method comprising:

remotely determining whether a an asset needed to communicate via a broadband communication network(checking client system for compatibility with broadband network can be configured to communicate wit ha personal computer and automatically configuring an assest of said broadband communication network to communicate with said personal computer and updating the Management Information Database of the ATM when a configuration is selected by the user; column 6, lines 66-67; column 7, lines 1-15, lines 33-67; column 8, lines 1-41, lines 64-67; column 9, lines 1-11; ; column 9, lines 23-32; column 10, lines 63-37 and column 11, lines 1-34); and

in response to determining that said asset can be configured, initiating an automation agent on said personal computer to configure said personal computer to communicate via said broadband communication network (configuring client to use the broadband network/ column 5, lines 20-67; column 6, lines 1-65).

As per claim 31, Wang teaches the method of claim 30 wherein

the remotely determining is performed in response to all electronic order for a service provided via the broadband communication network (sending client offer of broadband service; column 5, lines 20-42; column 11, lines 7-35).

As per claim 32, Wang teaches the method of claim 30 wherein the remotely determining is performed in response to a narrowband connection between said personal computer and an automation server (column 5, lines 49-65).

As per claim 33, Wang teaches Control software for configuring a personal computer for communicating over a broadband network, said control software comprising:

a first module to determine whether an asset of said broadband communication network needed to communicate via said broadband communication network(checking client system for compatibility with broadband network and updating the Management Information Database of the ATM when a configuration is selected by the user; column 6, lines 66-67; column 7, lines 1-15, lines 33-67; column 8, lines 1-41, lines 64-67; column 9, lines 1-11; ; column 9, lines 23-32; column 10, lines 63-37 and column 11, lines 1-34); and

a second module to configure said personal computer to communicate via said broadband communication network can be configured to interact with said personal computer(configuring client to use the broadband network; column 5, lines 20-67; column 6, lines 1-65).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-6, 8, 14-16 and 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al. US Patent No. 6,636,505 in view of Bahlman US Patent No. 6,684,242.

Bahlmann teaches the invention substantially as claimed including a method for preparing a computer for service activation with a network service provider (see abstract).

As per claims 4, 14, and 25 Wang teaches the conversion method, system and control software of claims 1, 11, and 22. Wang does not explicitly disclose wherein said broadband communication network is a cable network. Bahlmann teaches a cable network. See column 3, lines 37-48. It would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the cable network of Bahlmann with the broadband network of Wang. A person of ordinary skill in the art would have been motivated to do this so that the network can be used with user premise equipment.

As per claims 5, 15, and 26 Wang and Bahlmann teach the conversion method, system and control software of claims 4, 14, and 25 wherein qualifying step further comprises detecting a carrier signal from said broadband communication network (Wang; column 6, lines 13-33).

As per claims 6, 16, and 27, Wang and Bahlmann teach the conversion method, system and control software of claims 5, 15, and 26 wherein said carrier signal has a signal strength and a set of error codes, and wherein said qualifying step is based at least part upon said signal strength and said error codes (Wang column 9, lines 1-11).

Response to Arguments

Applicant's arguments filed September 24, 2004 have been fully considered but they are not persuasive. The limitation of automatically configuring an asset of a broadband communications network to communicate with said personal computer does not further limit the invention. This asset can be any device on the network, including the modem of the personal

Application/Control Number: 09/653,486

Art Unit: 2157

computer. The rejection, however, is modified to include specific portions of the Wang reference which also teach update the MIB (Management Information Base) of the ATM.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Uzma Alam whose telephone number is (571) 272-3995. The examiner can normally be reached on Monday-Tuesday 11:30am-8pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/653,486

Art Unit: 2157

Page 10

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Uzma Alam Ua

SUPERVISORY PATENT EXAMINER
ECHNOLOGY CENTER 2100